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Executive Registry

DD/A Registry 18-0115

9 January 1978

MEMORANDUM FOR: Acting Deputy to the DCI for the

Intelligence Community

FROM:

John F. Blake

Acting Deputy Director of Central Intelligence

SUBJECT:

Intelligence Community Charter Legislation

1. The departure of John McMahon from the Intelligence Community Staff and the resultant greater demands on you in your Acting capacity has caused the Director to make a change in the assignment of responsibility concerning the development of coordinated Intelligence Community positions on draft charter legislation. He has asked, under your general supervision, that Dick Kerr take on this responsibility. Dick is free to utilize the services of as he sees best. STATINTI 2. In connection with the services of Γ , would you and STATINT Dick Kerr please let me know if you concur in Tom's draft to me of 27 December or, if not, submit a revision for consideration.

3. The Director has also appointed as the senior AgencySTATINTL focal point on matters pertaining to draft charter legislation. Paul, obviously, will continue to look to OGC and OLC for intensive support in this undertaking.

STATINTL

John F. Blake

STATINTL

Att:

Memo dtd 27 Dec 77 to ADDCI subj: I.C. Charter Legislation (ER 77-10566/4)

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DD/A Registry 78-0121

10 January 1977



MEMORANDUM FOR:

Acting Deputy Director of Central Intelligence

Deputy Director for Administration Deputy Director for Science & Technology

Deputy Director for Operations

Director, National Foreign Assessment Center

Office of General Counsel
Office of Legislative Counsel
Office of the Inspector General

Office of the Comptroller

SUBJECT

: Draft Charter Legislation

- 1. The attached redraft of Title 1 prepared by the Senate Select Committee was received this morning and is to be the subject of discussions with Elliot Maxwell on the Hill tomorrow afternoon. In view of the short time available for review, I would appreciate it if each of you would designate a representative to meet with me at 1:00 tomorrow (11 January) in Room 7E-32 to express orally your initial reactions to the draft. We will then proceed at a more deliberate pace to prepare a formal Agency response.
- 2. I would also like your representative to present any major concerns regarding other titles of the charter legislation, most particularly those pertaining to the CIA (Title IV).

Associate Director-Management
National Foreign Assessment Center

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Attachment

Approved For Release 2003/03/06 : CIA-RDP81-00142-0062000007-0

January 9, 1978

Sections 102, 104, 114-120, 123, 124, and 125 are not included as they are in the process of redrafting.

A BILL

To improve the national intelligence system of the United States by the establishment of a statutory basis for the national intelligence activities of the United States, and for other purposes.

That this Act may be cited as

the "National Intelligence Reorganization and Reform Act of 1977".

TITLE I -- NATIONAL INTELLIGENCE

SHORT TITLE

Sec. 101. This title may be cited as the "National Intelligence Act of 1977".

STATEMENT OF PURPOSES

Sec. 103. It is the purpose of this Act--

(2) to amend and supplement the provisions of the National Security Act of 1947 governing intelligence activities to provide

intelligence activities necessary for the conduct of the foreign relations or the protection of the national security of the

to ensure that all intelligence activities are properly and effectively directed, regulated, coordinated, and administered;

National Intelligence, to assign and delineate the constitution of such director, and the authority necessary to fulfill those responsibilities, and the make such director, and the entities of the Intelligence

Community, accountable to the President, the Congress, and the

people of the United States

and judicial

- (4) to ensure that the executive and legislative branches of the Government are provided, at the lowest possible cost, with such accurate, relevant, and timely information and analysis as those may be necessary to enable beth branches to make sound and informed decisions regarding the security and vital interests of the United States and to protect the United States against foreign intelligence activities, terrorism, and other forms of hostile action directed against the United States; and
- intelligence activities of the United States and conducted in accordance with the Constitution and laws of the United States and and infringe upon or violate those individual rights protected by the Constitution and laws of the United States.

NATIONAL INTELLIGENCE ACTIVITIES; AUTHORIZATION

sec. 105. Subject to the provisions of this Act, the entities of the Intelligence Community are authorized to engage in national intelligence activities under the direction and control of the National Security Council. The Intelligence activities by undertaken by any entities of the Intelligence Community, encort pursuant to the provisions of this and only in accordance with

Intelligence community, subject to the provisions of this Act, to

(A) collect, process, analyze, and disseminate to the executive

and legislative branches of the government, accurate, relevant,

and timely intelligence information and analysis, (B) engage in

special activities, (C) engage in counterintelligence activities,

and (D) engage in counter terrorism activities

^{*}special activities in support of national foreign policy objectives (hereinafter in this title referred to as "special activities"), counter-intelligence activities, and counterterronsm activities.

^{**,} special activities, counterintelligence activities, and counterterrorism activities

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DIRECTOR AND DEPUTY DIRECTOR

Sec. 196. (a) There shall be a Director of National

Intelligence (hereinafter in this title referred to as the
"Director"). There shall also be a Deputy Director of National

Intelligence (hereinafter in this title referred to as the
"Deputy Director") to assist the Director in carrying out his The Director's

functions under this Act.

- (b) The Director and the Deputy Director shall be appointed by the President, by and with the advice and consent of the The Director + the Deputy Director Shall Senate And each shall serve at the pleasure of the President. No person may serve as Director or Deputy Director for a period total same office of more than six years unless such person is reappointed by the President, by and with the advice and consent of the Senate. No person who has served as Director or Deputy Director for a period of less than six years and is subsequently appointed or reappointed to that same office may serve in that office under such appointment or reappointment for a term of more than six years. In no event may any person serve in either or both offices for more than a total of twelve years. At no time shall the two positions of Director and Deputy Director be occupied simultaneously by commissioned officers of the armed forces whether in an active or retired status, however, positions may be occupied simultaneously by sitisens States who are not commissioned officers of the forces whether in active or retired status.
 - (c) (1) If a commissioned officer of the armed forces is appointed as Director or Deputy Director, then--
 - (A) in the performance of his duties as of ashe case may be the officer.

 Director or Deputy Director, he shall be subject to no supervision, control, restriction, or prohibition (military or otherwise) other than would be applicable officer if the were a civilian in no way connected with the Department of Defense, the military departments, or the armed forces of the United States or any component thereof; and

(B) accommofficer shall not possess or exercise

any supervision, control, powers, or functions (Intermose
than such as he possesses, or is authorized as to that officer

directed to exercises as Director or Deputy Director)

with respect to the Department of Defense, the
military departments, or the armed forces of the
United States or any component thereof, or with
respect to any of the personnel (military or civilian)
of any of the foregoing.

- section, the appointment to the office of Director or Deputy
 Director of a commissioned officer of the armed forces, and
 by that officer
 his acceptance of and service in such an office, shall in no
 way affect any status, office, rank, or grade he may occupy
 or hold in the armed forces, or any emolument, perquisite,
 right, privilege, or benefit incident to or arising out of
 any such status, office, rank, or grade. he was A

 commissioned officer shall, while serving in the office of
 Director or Deputy Director, continue to hold rank and grade
 not lower than that in which serving at the time of his that officers
 appointment as Director or Deputy Director.
- (3) The grade of any such commissioned officer shall, during any period such officer occupies the office of Director or Deputy Director, be in addition to the numbers and percentages authorized and appropriated for the military department of which such officer is a member.
- The Director shall be entitled to the compensation of the rate provided for level I of the Executive School of the Executive School of the Executive School of the Provided for level II of the Director shall be entitled to the compensation prescribed by Executive School of the Section 5313 of title 5, United States Code. For positions at level II of the Director and Deputy School of the Director of Director whether civilian or military, shall be compensated only Deputy Director from funds appropriated to the Director.
- The Deputy Director shall act in the place of the Director during the absence or disability of the Director or
- (f) If a commissioned officer of the armed forces is serving as Director that officer shall be entitled while so serving, to the difference; if any, between the regular military compensation (as defined in section 101(25) of title 37, U.S.C.) to which that officer is entitled and the compensation provided for level I of the Executive Schedule by section 5312 of title 5, USC.

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during any temporary vacancy in the office of the Director. The which Asst. DNI

Director shall provide by regulation, what officer or employee of

the Intelligence Community shall act in the place of the Director

during the absence or disability of the Director or during any

temporary vacancy in the office of the Director whenever there is

no Deputy Director, and which Asst. DNI shall act in the place of the Dep. Dir. during

(h) In the event that no person has been appointed Director or Deputy Director under subsection (b) of this section as of the effective date of this title, any person holding the office of Director of Central Intelligence on the date of enactment of this Act may be designated by the President to serve as Director without the advice and consent of the Senate until the office of Director is filled as provided in subsection (b), and any person holding the office of Deputy Director of Central Intelligence on the date of enactment of this Act may be designated by the President to serve as Deputy Director without the advice and consent of the Senate until the office of Deputy Director is filled as provided in subsection (b); but no person designated to serve as Director or Deputy Director under authority of this subsection may serve in such office under such authority for more than 90 days following the effective date of this title. While so serving such persons shall receive compensation at the rates provided by law for the respective offices in which they serve.

AUTHORITY AND DUTIES OF THE DIRECTOR

Sec. 107. (a) The Director, under the direction and asthe principal foreign intelligence control of the National Security Council, aball be responsible.

Officer

assistance of the National Security Council, which intelligence activities if any, in addition to those specifically defined as national intelligence activities under this title, shall constitute national intelligence activities for which the Director shall be responsible and over mich the Director shall have authority. The President shall report annually to the appropriate committees of the Congress on this determination.

- (b) The Director shall, on an annual basis, make recommendations to the President, the National Security Council, and the appropriate committees of the Congress regarding the relationships among the national intelligence activities and other intelligence and intelligence-related activities and whether any intelligence or intelligence-related activity not a national intelligence activity should be determined by the President, pursuant to subsection (a) of this section, to be a national intelligence activity.
- ongoing and proposed national intelligence activities of the united States in order to consume that the stational intelligence activities of the united States are properly, efficiently, and effectively directed, regulated, coordinated and administered; that the activities provide, at the lowest possible cost, the executive, and legislative branches of the Government with the information and analysis that such branches need to fulfill their responsibilities under the Constitution and laws of the United States; that such activities do not abridge any right guaranteed or protected by the Constitution or laws of the United States; that such activities do not adversely affect the national security, national defense or foreign relations of the United States; and that such activities are conducted in conformity with
- (b) The Director shall be responsible for --

(b)

- (1) the coordination of the national intelligence activities of the U.S.;
- (2) the coordination of U.S. counterintelligence activities abroad; and
- (3) coordination, in consultation with the Secretary of state, of U.S. counterterrorism activities abroad.

the provisions of this Act and the Constitution and laws of the provide such direction to the head United States. To achieve these ends the Director shall direct of each entity of the T.C.

The classical and shall make such recommendations to the President.

The hational Security Council, the heads of departments and agencies, and the appropriate committees of the Congress as he deems appropriate.

(d) The Director shall, as provided in section 111 of this title, have full and exclusive approval authority over the national intelligence budget submitted to the President through-

e Office of Management and Budget.

(e) The Director shall also be responsible for the collection of national intelligence by the entities of the I.C. and shall—

officer of the United States and provide the President,
other officials of the executive branch of the Government,
and the Congress, with accurate, relevant, and timelyinformation and analysis:

act as the Director of the Central Intelligence
Agency, and of such staff as may be required to discharge
the Director's responsibilities under this Act

of the United States and provide such direction to the head of each entity of the Intelligence Community as may be necessary to ensure that the national intelligence activities of such entity are (A) providing the information and analysis necessary for the formulation and conduct of the national security and foreign policy of the United States, (B) effectively and efficiently managed, and (C) conducted in conformity with the Constitution and laws of

(4) develop such plans, objectives, priorities and requirements for the entities of the Intelligence Community as are necessary to meet the intelligence needs and priorities established by the National Security Council; taking into account the need for the intelligence components of departments and agencies which engage in national

intelligence activities to also perform departmental and tactical intelligence activities assigned by the heads of such departments and agencies;

establish procedures, in coordination with the heads of departments and agencies not within the Intelligence Community, to increase, insofar as is possible, the national intelligence contribution made by such departments and agencies without contravening their otherwise

authorized functions:

(3) coordinate all clandestine collection, outside the US, of intelligence utilizing human sources.

possible consistent with security requirements and the fulfillment of national intelligence needs as established by the National Security Council, the collection, processing, analysis and dissemination to departments and agencies (including departments and agencies not represented in the Intelligence Community) of tactical and departmental

me Director shall be the intelligence Community intelligence estimates and similar Intelligence Communitycoordinated analyses, and have full responsibility for ensurance that in the production of analyses of intelligence points of view are presented and executly considered and that differences of judgment within the

Intelligence Community are fully expressed for policymakers;

the

(3) obtain such analytic assistance from departmental
of the envites of the I.C.

necessary to fulfill the Director's responsibilities under

clause (7) of this subsection;

(2)

intelligence production organizations, under appropriate security procedures, to national intelligence information which is collected by other entities of the Intelligence Community and which is relevant to the lawful foreign intelligence, counterintelligence, and countertersorism

* (1) provide, under appropriate security procedures, the executive, legislative, and judicial branches of the Government with accurate, relevant, and timely national intelligence information and analysis needed by such branches to fulfill their responsibilities under the Constitution and laws of the U.S.;

The Director shall be (10) have full responsibiles for the dissemination, under appropriate security procedures, of national intelligence furnishing to the departments and agencies and to appropriate operational commanders of the armed forces of the United States **uthorized by the President to request receive intelligence procured by the entities of the Intelligence Community all the national tactical Repartmental intelligence which is produced by the entities of the Intelligence Community relevant to the duties and responsibilities of such departments and agencies and respectively operational commanders of the armed forces; →(a);(3<u>}</u> continuing basis the need (n) The Director shall be responsible for evaluating a continuing basis the quality collector. pasis the quality of collected, the national intelligence that is produced and disseminated by entities of the Intelligence Community and report on an

Per. SCI of the H. of R. + the SCI of the Senate

annual basis to the committees of the Congress having annual basis to the committee jurisdiction over matters relating to national intelligence astivities on the results of such evaluations and on the Director's efforts to improve the quality of such national intelligence in support of, or otherwise related to, the intelligence or intelligence-related activities of the Government; (14) prepare, in consultation with the heads of entities of the Intelligen:e Community, plans to enhance the Intelligence community's avility to respond to future needs (i) The Director shall ensure the appropriate implementation of special projects and sensitive coordinate all clandestine collection idence utilizing human esurces; under the guidance of the Counterintelligence

* (2) establish procedures which will increase the usefuliness for departments + agencies (uncluding departments + agencies not within the I.C.) of information collected, processed, + analyzed through national intelligence activities; and (3) ensure access to each entity of the I.C., under appropriate security procedures, to

Committee established pursuant to section 121 of this

national intelligence collected or produced by all other entities of the I.C. which is relevant to the lawful national intelligence, counterintelligence, counterterrorism activities of particles 2003/03/06: CIA-RDP81-00142R0002000660007-0

unterintelligence activities States abroad and coordinate with the Attorney General the counterintelligence activities of the United States within the United States; (18) provide guidance to those entities of the Intelligence Community which collect, process, analyze and -> (jX1) The Director shallpolicies with respect (A) (197 formulate to intelligence arrangements with foreign governments, and be coordinate intelligence entities of the Intelligence Community and the foreign intelligence or internal security services of foreign governments; agreements, arrangements, and nderstandings governing such relationships; (C) transmit to the Permanent Select Committee on Intelligence of the House of Representatives and the Select Committee on Intelligence of the Senate the text of any International governing the relationship between any entity of the T.C. + proposed agreement A arrangement or understanding described any forcing and forc any foreign intelligence or internal security service (19) at least 30 days before such proposed of a foreign godernment agreement, arrangement, or understanding is entered into by any officer or employee of the United States on behalf of the United States, and, shall be exempted from the (a) --> provisions of section 112b of title 1, United States Code; The Director Shall
(K) A vair assign to a single entity of the Intelligence Community responsibility for any service which is of common concern to more than one such entity but which can be more efficiently and effectively performed by a single entity;
The Director shall, in order to protect intelligence sources + methods from
(1) (122) establish common security standards for the unashbrized disclosure. unauthorized disclosure, management and handling of information and material relating to intelligence activities, for the granting Intelligence community shall be responsible for splementation, subject to the provisions of this

* (2) Any proposed international agreement described in paragraph (1)(C) of this subsection which is transmitted to the PSCI of the H. of R.+ the SCI of the Senate in accordance with the provisions of such paragraph

guidance from the Director, of such standards and for the protection from unauthorized disclosure of properly classified information and material in the custody of such entity.

information and material relating to intelligence
activities, protect against querelassification of such
The Director Shall, nowever, ensure
information and material, insuring the downgrading and
declassification of such information and material, acappropriate and consistent with applicable laws and
executive orders;

Security Committee established pursuant to section 122 of this title review the communications security activities of the United States and make such recommendations to that committee as the Director deems appropriate taking into consideration the Director's responsibilities under this Act;

- General, and consistent with the provisions of this Act, procedures for the retention, disclosure, and dissemination of information acquired by the various entities of the Intelligence Community and for the protection of such information from unauthorized disclosure;
- (26) establish uniform criteria for the identification, selection and designation of relative priorities for the transmission of critical national intelligence information, and provide the Secretary of Defense with continuing guidance as to the communications requirements of the Intelligence Community for the transmission of such intelligence;
- (27) formulate, in consultation with the Secretary of Defense, plans providing for use by the Secretary of Defense of such elements of the Intelligence Community as may be equired in time of war or other national crisis, such plans to include provision for such support, in time of war or

ther national erisis, from the Secretary of Defense as many be required to assure the continuity of essential national intelligence activities:

(28) provide, in coordination with the Secretary of Defense, for the regular exercises of plans formulated

X

Notwithstanding any other provision of law, the Director may (m) (29), terminate the employment of any officer or employee of the Central Intelligence Agency or the office of the Director whenever the Director considers such

termination necessary or advisable in the interests of the

1 United States; notwithstanding any other provision of law report to the PSCL of the H. & R. + the SCL of the Senate, however, the Director shall notify the appropriate.

exercise of the Director's authority under this clause.

The of the employment of any officer or employee under authority of such officer or employee under authority of each termination, shall not affect the right of such officer this paragraph or employee to seek or accept employment, in any other.

department or agency of the Government if declared eligible for such employment by the United States Civil Service Commission;

the various entities of the Intelligence Community, and direct such Inspectors General to undertake such investigations as the Director deems pecessary and appropriate subject to the provisions of this Act; and

(31) provide such administrative, technical, and support activities in the United States and abroad as may be necessary to carry out effectively and efficiently the

 $(n) \longrightarrow$

In order to carry out the Director's duties under this title, the Director is authorized to obtain from any department or agency such information as the Director oeems necessary to perform such duties; and each department and agency shall furnish such information to the Director upon request. The Director shall take appropriate steps to maintain the confidentiality of such information.



(n) In order to carry out the Director's duties under this title the Director is authorized to conduct program + performance audits + evaluations of the activities of the entities of the I.C.

to the President, the NSC, + the appropriate committees of the Congress In order to carry out the Director's duties under this shall review all research + development activities as support the title, the Directory is authorized to raview all the intelligence intelligence or intelligence are intelligence activities of the Government and to make such recommendations as the Director deems appropriate, to reports of the Government and to make such recommendations as the Director deems appropriate, to reports of the officials of the executive and logislative branches regarding any intelligence activities of the United States.

The various entities of the United States of the United States and Intelligence activities of the United States are related activities of the United States are related activities of the United States.

The various entities of the United States are related activities of the United States are related activities of the United States.

the Government . Based upon such reviews, the

Director shall

any entity of the Intelligence Community from producing and disseminating its own analyses of national intelligence information collected by any entity of the Intelligence Community, if otherwise authorized to do so but any such analyses shall be promptly provided to the Director.

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DEPARTMENTAL RESPONSIBILITY FOR REPORTING NATIONAL INTELLIGENCE

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Sec. 100. It shall be the responsibility of the heads of departments and agencies and all operational commanders of the armed forces of the United States to ensure that all national intelligence obtained by such departments and agencies and operational commands of the armed forces of the United States is promptly furnished to the Director or to the entity of the Intelligence Community designated by the Director to receive such intelligence. Nothing in this title shall be construed to prohibit any department or agency from collecting, processing, evaluating, and disseminating departmental or tactical intelligence if such department or agency is otherwise authorized to do so.

ASSISTANT DIRECTORS; STAFF; COMMITTEES AND BOARDS

- Sec. 100. (a) The President is authorized to appoint, by and with the advice and consent of the Senate, not more than five Assistant Directors of National Intelligence.
- (b) The Director is authorized to employ such personnel as the Director's may be necessary to assist in carrying out the responsibilities under this Act as director. Such staff may include, but shall not be limited to, persons employed by any entity of the Intelligence Community.
- (c) The Director is also authorized to establish such committees or boards, composed of officers and employees of the United States, as may be necessary to carry out effectively the provisions of this title.
- (d) The Director is also authorized to establish such advisory committees as may be necessary to provide expert advice regarding the administration of this title. the Federal Advisory Committee Act (86 Stat. 770) shall apply with respect to any advisory committee established by the Director under authority of this section except that the Director may waive the application of any or all of the provisions of Act when the Director deems such action necessary to the successful performance of the duties of any entity of the Intelligence Community or to protect the security of the activities of any such entity. Any waiver exercised by the House Parmonent SCI and the Director under this section shall be reported to the seem Congress having jurisdiction over martnes relating to national intelligence activities and the names of all persons appointed to serve on any advisory committee established under the formaneous authority of this Act shall be reported to such Sencte SCE such committees.
- * Each Assistant DNI shall be entitled to the same compensation prescribed by section 5315 of title 5 USC, for positions at level IV of the Executive Schedule. At no time shall more than two of the positions of Assistant DNI be occupied by commissioned Officers of the armed forces, whether in active or retired status.

AUTHORITY OF THE PRESIDENT TO TRANSFER CERTAIN DUTIES AND AUTHORITY OF THE DIRECTOR OF NATIONAL INTELLIGENCE

Sec. 110 (a) The President is authorized to transfer any or all of the duties and authority of the Director which pertain the Director's duties and authority as head of the Central Intelligence Agency to any person serving as the Deputy Director or to any person serving as Assistant Director of National Intelligence if such person was appointed to the position of Deputy Director or to the position of Assistant Director of National Intelligence by and with the advice and consent of the Senate and if—

- the president notifies the Congress in writing of proposed the recipient to transfer any auch duties and authority and specifically describes the duties and authority to be transferred and the officer or employee to whom such duties and authority are to be transferred;
- (2) sixty days of continuous session of the Congress such have expired following the day on which notification was received by the Congress with respect to the proposed transfer of ductes and authority under this section; and
- (3) neither House of Congress has adopted, within such 60-day period, a resolution disapproving such transfer of authority.
- (b) For the purposes of this section, the continuity of a session of Congress is broken only by an adjournment of the Congress sine die, and the days on which either flouse is not in session because of an adjournment of more than three days to a day certain are excluded in the computation of such 60-day period.

NATIONAL INTELLIGENCE PROGRAM AND BUDGET AUTHORITY; PROGRAM AUDIT AND EVALUATION; INFORMATION

Sec. 112. (a) The Director shall have for preparation of the mority, over the annual national intelligence budget, for its presentation and, after approval by the President, for us presentation to the Congress.

Budget, A In carrying out the Director's responsibility under this section, the Director shall--(1) provide guidance and assistance to the heads of the various entities of the Intelligence Community in the preparation of the programs and budgets of such entities which relate to national intelligence; (2) A review and evaluate the annual program and budget the Director pursuant to subsection (b) of this section proposals submitted to to ational intelligance activities prepare the burger; and a national intelligence program the National Interligence (3) present, such budget to the President through the Office of Management and Budget; (4) present and justify to the Congress the President's annual budget for national intelligence; (5) conduct program and performance audits and carry outthe Director's responsibilities under this Act. evaluations to determine as w -igence activities are being expended and now that includes an entity The head of each department or agency having of the Intelligence Community intelligence activities shall there the development and submitation to the Director senfity of the IC within (1) a proposeo program and budgets for the national intelligence gomene sî such department or agency based upon program and budget quidance from the Director, and shall submit such proposed program and such form and at such time as the Director shall prescribe,

responsibility for carrying out national intelligence activities may request the President to review decisions of the Director on the annual program or bright for the national intelligence activities of that department or agency submitted to the Director but a subsection (a) of this section

The head of each entity of the Intelligence Community shall, in consultation with the Director, and in accordance with section 3679(c) of the Revised Statutes (31 U.S.C. 665(c)), establish the rate at which funds appropriated to such entity for national intelligence activities for any fiscal year are to be obligated in such fiscal year.

shall provide to the Director, in a timely and responsive manner, all information requested by the Director for use in performing the Director's program and budget responsibilities under this

that includes an entity of the I.C. dig The head of each department or agency having any

shall dissure that internal program and budget decisions of such department or agency have no adverse effect on that department or agency have no adverse effect on budget relating to the adivities of the entity nectional intelligence activities of the IC within that department or agency.

REQUIREMENTS RELATING TO APPROPRIATIONS FOR NATIONAL INTELLIGENCE ACTIVITIES

(a) (1) No funds may be appropriated for any fiscal year after September 30, 1978, for the purpose of special activity, counterintelligence activity. carrying out any national intelligence activity unless funds for such activity have been previously authorized for activity by legislation enacted during the same fiscal year or the fiscal year immediately preceding the fiscal year for which such funds are appropriated, except that the foregoing shall not apply to funds appropriated by any continuing. for each fiscal year, resolution.

counterterronism activity

The President shall-mak available to the public, i

atimely fashion follow

the appropriation of fun

for the national intellice

bod cet lintermetion rece the total amount

apprepriated for the

year.

national intelligence toda

program for such fisca that

require the prior approxi

of the Director

funds for national intelligence activities is enacted for any fiscal year, the Select Committee on Intelligence of the Permanent Select Committee on Intelligence of Senate and the following the enactment the House of Representatives shall to their respective Houses recommend of such legislation, publicly disclosed regarding the what information show ild be amounts appropriated for such activities by such Each such committee shall submit its recommendations to the House concerned in such manner as

The Director shall have Within the authority for reprogramming funds, for national intelligence butcot. The Directors authority may only be exercised within the

guidelines of the Office of Management and Budget and only (onsulting and receiving the approval of consulting on with the appropriate committees of specifying the conditions The Director shall promulgate guidelines under which proprosed Congress_ The reprogramming shall Community affected by the reprogramming of head of any department or agency having any responsibility tronal intelligence activities may for carrying out to review any action of the Director resident roposes to reprogram any funds appropriated for the pose of carrying out the national intelligence activities

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(1) The Director is authorized to establish a fund to change the as the be known as the Contingency Reserve Fundaind to credit to such fund only monies specifically appropriated to the Director for such Fund. The Director is authorized to expend funds from the Contingency Reserve Fund in any fiscal year for the payment of expenses incurred in connection with special activity, caunterint eligence activity or any national intelligence activity if— Counterferrorism activity of the expenditure has been previously from the Fund

SCI of the House of Re

+ the SCI of the Sent

- approved by the Office of Management and Budget; the Committee on Oppropriate
- as have of the House of Reps, at been notified of the facts and circumstances regarding the Sente, the Fermane such expenditure at least 72 hours in advance of the initiation of such expenditure; except that in extraordinary circumstances the President may authorize the expenditure of money from each fund without prior notification to the appropriate committees of the Congress if the President notifies such committees of the Congress within 48 hours after initiation of the expenditure of such funds, describes the activity for which such funds have been or are to be expended, certifies to such committees that prior notification would have resulted in a delay which would have been harmful to the United States, and discloses to such committees the reasons why the delay would have been harmful. The foregoing shall not be construed as requiring the approval of any committee of the Congress prior to the initiation of any such activity; and
- (C) the money from such fund is used solely for the purpose of meeting requirements that were not anticipated at the time the President's budget was submitted to the Congress for such fiscal year, the purpose for which such money was used requires protection from unauthorized disclosure, and the activities to be funded are authorized by law.

Reserve Fund for the initiation or major expansion of any activity unless the expenditure is made in compliance with the provisions of paragraph (1); and no financial obligation may be incurred under authority of this subsection unless (A) such obligation has been approved by the Director and Director of the Office of Management and Budget and (B) sufficient money therefor is available in the Contingency

- (2) (3) Noney of the Contingency Reserve Fund may be the withdrawal expended only for the specific purpose for which expenditure was approved under this subsection and any amount approved for expenditure but not actually expended for the specific purpose for which approved shall remain in second fund.
- Any activity funded from the Contingency Reserves
 Fund which continues after the end of the fiscal year in
 which such activity was initiated shall be funded thereafter
 through the regular budgetary process at the earliest
 practicable time.
- (c) The Director may approve the expenditure of funds to cover matters relating to national intelligence activities of an extraordinary or emergency nature. The expenditure of funds for such purposes shall be accounted for solely on the certificate of the Director and every such certificate shall be deemed a sufficient voucher for the amount certified therein, but funds expended for such purpose may be expended only for activities authorized by law. The Director shall report quarterly to the Common approps. Of the House committees of the Common approps in the Senate, the Common approps. Intelligence activities of the United States on expenditures made the House Reps., the Senate with the Senate authority of this subsection.
- (d) All funds appropriated to the Director, all funds
 appropriated to entities of the Intelligence Community, and all
 special activities, Classivities, Classivities, Classivities,
 national intelligence activities, the united states and
 information and material relating thereto, shall be subject to
 financial and program management audit and review by the
 Comptroller General of the United States upon the request, or

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with the approval, of any committee of the Congress having jurisdiction over matters relating to matternal intelligence activities, except that any funds expended for a particular activity, and the activity for which such funds are expended, maybe exempted by the Director from such audit and review if the Director (1) determines such exemption to be essential to protect the security of the United States, (2) notifies the appropriate committees of the Congress of such exemption and the reasons for granting it, and (3) reports quarterly to the appropriate committees of the Congress on each activity exempted under this subsection. Any audit or review conducted by the Comptroller General of the United States under authority of this subsection shall be conducted in accordance with such security standards as the Director of National Intelligence and the committee requesting or approving such audit or review shall prescribe. Information resulting from any such audit or review shall be available in the Congress only to the committees of the Congress authorized herein to request such audit or review, except as provided under section 124 of this title.

COLECTION SPECIAL

PROCEDURES AND REQUIREMENTS FOR SENSITIVE INTELLIGENCE PROJECTS AND ACTIVITIES

114 Sec. + the National Security Council a committee to be known as Operations Coordinating Committee (hereinafter in section referred to as the "Committee"). shall be composed of the Assistant to the President for National Security Affairs, the Secretary of State, the Secretary of Defense, the Attorney Peneral, the Director of National Intelligence, and such other persons as the President may designate.

One member of the Committee shall be appointed by the President, by and with the advice and consent of the Senate, to serve as chairman of the Committee. confirmation by the Senate shall not be required in the case of any person who, at the time of such person's appointme irman of the Committee, is serving in an office for

(4) involving the clandestine collection of foreign intelligence The President shall establish different ne intelligence activities on the basis of the likely

impact such activities may have on the national defense and

foreign relations of the United States and on the likely impact

national defense + threign relations of the U.S.>

subsection.

disclosure of such activities may have on the United States ing the collegates of activities the President Among the categories of

shall establish a category of "exceptionally sensitive"

activities in which shall be included activities activities clandestine collection projects for those projects, which if the fresident believes would, if discovered or disclosed would be likely to cause exceptionally

grave damage to the interests of the United States shall

establish a category of "sensitive" clandestine collection

activities in which shallbe included clanderine collection activities by activities in which shall be included clanderine collection activities by activities in which shall be included by the resident believes would.

the be likely to cause serious damage to the interests of the

The resident shall submit, in a timely manner to the TSCI of the H. of R. and shall submit such other rategorism of united states. and shall second such other sategories of dres relating to each category and the SCI of the Senate standards for and procedures relating to each category and the SCI of the President does appropriate and the established pursuant to this established pursuant to this

specifying the level of review and approval required with respect to such

- (2) Whenever the seametree shall review each proposed special activity and each proposed clandestine collection project designated as "sensitive" or "exceptionally sensitive" in accordance with subsection (A), which is to be carried out by any entity of the Intelligence Community or by any foreign government or any agent of any foreign government for or on behalf of the United States, and shall review any proposed significant change in any ongoing special activity or exceptionally sensitive or sensitive clandestine collection project. For the purposes of such review the NSC shall be composed of the Collection project. For the purposes of such review the NSC shall be composed of the Collection project. For the purposes of such review the NSC shall be composed of the Collection project. For the purposes of such review the NSC shall be composed of the Collection project. For the purposes of such review the NSC shall be composed of the Collection project. For the purposes of such review any proposal to the NSC shall be composed of the Collection project. For the purposes of such reviews any proposal to the NSC shall be composed of th
- engage in a new special activity or exceptionally sensitive or sensitive clandestine collection project or any proposal to make any significant change in an ongoing exceptionally consistive or sensitive elandestine collection project, the committee shall have available for consideration a careful and systematic analysis of such proposed activity project or change, a copy of which shall be retained in the records of the National Security Council. Such analysis shall include, but shall not be limited to, the following:
 - (A) the justification for such proposed activity projects or change;
 - (B) the nature, scope, probable duration, estimated cost, likely surpose, anticipated risks, consequences of and actions necessary in the case of the termination disclosure, probability of success, and estimated section of such activity projects or change;
 - (C) the relationship between the proposed activity projects or change and any previously approved related activity to project;
 - (D) A evidence that the objectives of such activity evolect or change would be unlikely to be achieved by overt or less sensitive means; and
 - (E) the legal implications of the proposed activity project, or change under the Constitution and laws of the United States and under treaties and

other international agreements to which the United States is a party.

(3) The shall advise the President with respect to all special activities, clandestine collection activities designated as "sensitive" or "exceptionally

sensitive" in accordance with subsection (a) above, and any proposed important changes in such activities of projects. Any NSC recommendation made by the committee to the President with proposed respect to any such activity or project, or significant change therein, must have been agreed to by the committee at a formal meeting of the committee at which all members of NSC the committee were present or represented. The written views of any absent member on the proposed activity project or change must be presented to the committee before or after such meeting. Decisions of the Committee may be reviewed by the National Security Council on appeal by any member of the Committee.

- (4) Each recommendation made by the Committee to the President under subsection (b)(3) above shall be accompanied by an opinion of the Attorney General on the legal implications of the proposed activity, project, or change, as the case may be, and hy the analysis prepared for the NSC committee pursuant to (b)(2) above.
- exceptionally sensitive clandestine collection, project, or proposed significant change, in any ongoing special activity of exceptionally sensitive clandestine sellection project may be initiated unless the committee has reviewed such proposed activity, project, or change, advised the President thereon, and the President has approved such activity, project, or change.
- (2) No proposed special activity may be initiated unless the activity has been approved by the President and the President has made a written finding that.
 - (A) such proposed activity is essential to the national defense or the conduct of the foreign policy or the gratection of the

benefits of such proposed activity justify the risk of its likely consequences and the likely consequences of its disclosure an unauthorized person; and

(B) — such proposed activity is consistent with publicly enunciated foreign policy goals of the United States; and

- (C) overt activity would be unlikely to accomplish substantially the intended objective.
- (3) No proposed exceptionally sensitive clandestine activity
 collection project may be initiated unless such project has been approved by the President and the President has made a written finding that
 - (A) the information to be obtained by such national defense or the project is vital to the conduct of the foreign policy or the protection of the national security of the United States, and the importance of the information justifies the risk of the likely consequences of the unauthorized person discovery or disclosure of such project; and activity over activity or sensitive clandestine
 - overt activity or sensitive clandestine collection activity would be unlikely to accomplish the objective of such project.
- (4) No proposed sensitive clandestine collection reviewed may be initiated until it has been approved by the NSC sensitive and the President has been notified of the NSC's decision.
 - (5) The Committee shall maintain a record of all written findings made by the President pursuant to paragraphs (2) and (3).
 - The committee shall conduct a review, at least annually, of all ongoing special activities, exceptionally activities sensitive clandestine collection projects, and sensitive clandestine collection projects being carried out by enticies of the Intelligence Community or by any foreign government or any agent of any foreign government for or on behalf of the United States for the purpose of determining

and making recommendations to the President regarding such

No special activity of exceptionally sensitive collection project

activities, and projects may be continued following such entire review + recommendations

by the NSC unless the President renews the findings required by subsection (c)(2) = (c)(3) as the assertion be.

Security Council an annual report on the Committee's activities.

Committee shall submit

- (2) (1) The Director shall promulgate regulations establishing procedures by which various types of intelligence activities shall be submitted to the appropriate authorities for review and approval consistent with the categories established by the President under subsection (Q1 above. Such regulations shall be consistent with the provisions of this title and be subject to the approval of the National Security Council.
- (2) No regulation promulgated under paragraph (1), and no amendment to any such regulation, shall become effective until the expiration of a period of 60 days after the date on which such regulation or amendment has been submitted to the Permanent Select Committee on Intelligence of the House of Representatives and the Select Committee on Intelligence of the Senate.

effectiveness of the procedures for the review and approval of proposed intelligence efficities and make such recommendations to the President and the National Security council as the Director downs appropriate.

The Director shall, prior to initiating any special activity or exceptionally sensitive or sensitive clandestine of the Congress of the facts and circumstances of the proposed activity or exceptionally sensitive or sensitive of the Congress of the facts and circumstances of the proposed activity project or change, and in the case of any proposed special activity or exceptionally sensitive clandestine octivity or project, or any proposed significant change in such

findings required to be made by subsections (c) (2) or (c) (3) as the case may be; except that, in extraordinary circumstances, any special activity, exceptionally sensitive or sensitive clandestine collection project or any significant change thereof, may be initiated without such prior notification if the President notifies the appropriate committees of the Congress within 48 hours after the initiation of such activity, project. or change, certifies to such committees that prior notification would have resulted in a delay which would have been harmful to the United States, and discloses to such committees the reasons why such delay would have been harmful. The foregoing shall not be construed as requiring the approval of any committee of the Congress prior to the initiation of any such activity project. or change. The Director shall specifically inform the of any important change in circumstances appropriate committees of the Congress of any case in which any special activity or any exceptionally sensitive or sensitive clandestine collection, project involving the collection of special activity or any exceptionally sensitive or sensitive clandestine intelligence by human sources is being conducted by an entity of collection project and the Intelligence Community other than the Central Intelligence provide The NSC with Agency. The Director shall keep a written record of the time content of any such notice and any official reaction

requireding any

- or response of such committees to such notice. No component of the Federal Government except an entity of the Intelligence Community may conduct any special activity; and no entity of the Intelligence Community except the Central Intelligence Agency and, the armed forces may NSC determines conduct any special activity unless (1) the Committee of Could not that the objective of such special activity to be achieved by the Central Intelligence Agency than by designated entity of the Intelligence Community, and (2) the President approves the decision of the Committee.
- The Director shall submit a written report semiannually to the appropriate committees of the Congress on all special activities and exceptionally sensitive or sensitive clandestine collection projects being carried out by the various entities of the Intelligence Community or by any foreign
- * during any period of war declared by the Congress or during any period when members of the armed forces of the U.S. are introduced into hostilities against another Country under circumstances which require a reporting by the President to the Concress under the provisions of the titar Powers Resolution.

government or agent of any foreign government for or on behalf of the United States.

- (1) The Committee shall conduct a review, at least annually, of all foreign intelligence activities conducted by the Central Intelligence Agency within the United States for the purpose of ensuring that such activities do not violate any right guaranteed or protected by the Constitution or laws of the United States, determining the necessity for continuing such activities, and making recommendations to the President, the National Security Council, and the appropriate committees of the Congress.
- Nothing in this title shall be construed as amending, superseding, or otherwise modifying in any respect the provisions of section 16 of the Act entitled "An Act to provide certain basic authority for the Department of State", approved August 1, 1956 (22 U.S.C. 2680a), relating to the authority and responsibility of United States Ambassadors to foreign countries.

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+ Counterterrorism

COUNTERINTELLIGENCE COMMITTEE; RESTRICTIONS AND REQUIREMENTS REGARDING COUNTERINTELLIGENCE ACTIVITIES

National Security Council a committee to be known as the Counterintelligence Committee (hereinafter in this section referred to as the "Committee"). The Committee shall be composed of the Assistant to the President for National Security Affairs, the Secretary of State, the Attorney General, the Secretary of Defense, the Director of the Federal Bureau of Investigation, the Director of National Intelligence, and such other members as the President may designate. The Attorney General shall serve as

It shall be the function of the Committee to advise and assist the President in the formulation of policy with and counterroism respect to the counterintelligence activities of the United States, to ensure unified direction of such activities, and to and counter terroism ensure that the counterintelligence activities of the United States serve to protect the national security of the United States and are conducted in conformity with the Constitution and laws of the United States and in a manner that does not violate any right guaranteed or protected by the Constitution or laws of the United States. For the our posses of this section the NSC shall include the States and the United States. For the our posses of this section the NSC shall include the States and the United States and the United States and the United States and the Only, the Dir. of the Fol, a such other members as the States and also be the function of the Constitution of the Posses and other members as the Constitution of the C

(1) establish policy, objectives, and priorities for and tenderterrorism the counterintelligence activities of the United States;

(2) establish uniform standards and dootrines for the counterintelligence activities of the United States:

supervise the coordination of the and counterintelligence, activities of the rederal Bureau of U.S.;

Investigation through the Attorney General, the counterintelligence activities of the Central Intelligence.

Agency through the Director, and the counterintelligence activities of the counterintelligence through the Secretary of Defense;

* with respect to counterintelligence + counterterrorism,

adjudicate disagreements among the entities of the Intelligence Community on matters relating to the and counterintelligence activities of the United States;

(5) - develop and monitor guidelines, consistent with applicable laws and executive orders; for the maintenance of

- which export licenses are granted and setentific and technical exchange programs are operated and make recommendations to the National Security Council and to the U.S. Government; and appropriate committees of the Councers and
- prepare and submit to the President and to the PSCI of the H.G.R. + the SCI of the Senate appropriate committees of the Generos an annual assessment of the threat to which the United States and its interests may be subject as a consequence of the activities of intelligence and security services of foreign powers and international terrorist groups and an annual assessment of the effectiveness of the United States' counterintelligence and counterterrorism activities against this threat. The Attorney General shall submit a written report annually to the appropriate committees of the Congress on the matters
- It shall also be the function of the committee to (1) review proposals for the initiation, significant change, or the discovery of the United by, disclosure of which would be likely to cause, or the discovery or disclosure of which would be likely to cause, serious damage to the interests of the United States, and (2) make recommendations to the President with respect to any such proposal for the initiation, significant change, or termination of any or counterintelligence activity which would be likely to cause, or the discovery or disclosure of which would be likely to cause, or the discovery or disclosure of which would be likely to cause, exceptionally grave damage to the interests of the United States.

 Any such recommendation to the President must have been agreed to by the Committee at a formal meeting of the Committee at which all members of the Committee are present or represented. Any

opinion of the Attorney General on the legal implications of such activity. The written views of any member absent from the NSC Committee must be presented to the Committee before or after such meeting. Desisions of the Committee may be reviewed by the National Security Council on appeal from any member of the

or termination of any counterintelligence activity which would be to an unauthon sed person, likely to cause or the discovery or disclosure of which would be likely to cause exceptionally grave damage to the United States may be implemented unless the semmittee has considered such activity, advised the President thereon, and the President has approved the activity in writing.

The committee shall conduct a review, at least tounier ferrorism annually, of all ongoing counterintelligence activities of the by, United States which would be likely to cause or the discovery or to an unauthorized person.

disclosure of which would be likely to cause serious or exceptionally grave damage to the United States for the purpose of determining the necessity for continuing such activities.

(f) The Committee shall submit to the National Security

council an annual report on the Committee's activities.

PSCI of the H. of R. + the SCI of the Senaite

The Attorney General shall notify the appropriate

regarding any counterintelligence activity described in the initiation of subsection (1) prior to initiating such activity, except that in extraordinary circumstances such activity may be initiated without prior notification to the appropriate committees of the congress if the President notifies such committees within 48 hours after the initiation of the activity, certifies to such committees that prior notification would have resuled in a delay which would have been harmful to the United States and discloses to such committees the reasons why such delay would have been harmful. The foregoing shall not be construed as requiring the approval of any committee of the Congress prior to the initiation of any such activity.

* making recommendations to the President regarding such activities. No counterintelligence or counterterrorism activity which would be likely to cause or the discovery by or disclosure of which to an unauthorized person would be likely to cause exceptionally grave damage to the U.S. may be continued following such review + recommendation by the NSC unless the President renews the approval required by subsection (c) of this section.

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The Attorney General shall submit a written report

PSCT of the H.of R. + the SCT of the Sende

semiannually to the representate committees of the Congress on

or counterferror(sm)

those counterintelligence activities of the United States

described in subsection ((a)) which have been approved during the

previous six-month period.

The Attorney General shall transmit annually to the PSCI of the H. of R. + the SCI specification.

AG shall identify + describe any early that to the best of his knowledge the counterintelligence or counterferrorism that has violated activities of the United States, have been conducted to as not to laws of the United States, except for those activities he has counterintelligence and reason to believe were not so conducted and describes and identifies such activities for such committees.

Inducted SD as not to violate any Such rights.

COMMUNICATIONS SECURITY COMMITTE Sec. 123. National Security Council a committee to be known as the Communications Security Committee (hereinafter in this section referred to as the "Committee"). The Committee shall be composed of the following members: (1) one member from the Department of State designated by the Secretar of State (2) one member from the Department of the Treasury designated by the Secretary of the Treasury. (3) one member from the Department of Defense designated by the Secretary of Defense.

- (4) one member from the Department of Transportation
- designated by the Secretary of Transportation.
- (5) one member from the Department of Commerce designated by the Secretary of Commerce.
- The member from the Department of Energy designate by the Secretary of Energy.
- one member from the Central Intelligence Agency designated by the Director of National Intelligence.
- (8) one member from the National Security Agency esignated by the Secretary of Defense.
 - (9) one member from the Department of Justice

gnated by the accorney General.

(10)- one member from the Federal Bureau of Investigation designated by the Attorney General, and

(II) such other members as the President may

designate.

(a) It shall be the function of the Gommittee to-advise

assist the President in the formulation of

(1) establish objectives for the communications the Treesury, the AG, the

security activities of the United States Government;

* (b) It shall also be the function of the NSC with respect to communications security to --

policy with respect to communications security. For the purposes of this section, the NSC shall include the Sec. of Sec. of Commerce, the Sec. of Transportation, the Sec. of Energy, the DNI, one member of the NSA designated but he Sec. of

Defense,

- (2) develop and preseribe atrict and uniformcommunications security standards for all-departments and agencies;
- provide communications security guidance andconsistence to the Secretary of Defense in the Secretary's
 capacity as the executive agent of the United States
 Government for communications security;
- develop communications security policies

 governing the relationship between departments and agencies

 and foreign governments and between departments and agencies

 and international organizations, including policies

 governing the circumstances and terms and conditions under

 which departments and agencies may furnish to such foreign

 governments and organizations information and materials

 relating to communications security; and
- develop policies governing the circumstances and terms and conditions under which departments and agencies may furnish to United States persons information and materials regarding the vulnerability of non-governmental United States communications to unauthorized interception and exploitation and regarding appropriate means of securing such communications from unauthorized interception and exploitation.

(7) approve and promulgate definitions of terms.

refacing to communications country which shall be used by

attractions and agencies, and

Attorney General, for activities to determine the rulnerability to unauthorized interception and exploitation of the communications of the Covernment and of United States persons and arganizations, and make such recommendations as the Committee deems appropriate.

years, the effectiveness of the communications security

procedures of each department and agency, and the vulnerability

to interception of the communications of the Government and of

United States persons and organizations, and make such recommendations as the Committee deems appropriate.

(d) The Committee shall report periodically, but not less of the than once every six months, to the National Security Council and to the appropriate committees of the Congress regarding the work performed by the Committee under this section.

Communications Security activities of the U.S.

- Sec. 105a. (a) The President shall determine annually which intelligence activities, if any, in addition to those specifically defined as national intelligence activities under by this title, shall constitute national intelligence activities. For the purpose of this Act The President shall report annually to the appropriate committees of the Congress on this determination.
- (b) The Director shall, on an annual basis, make recommendations to the President, the National Security Council, are reported excribing and the appropriate committees of the Congress, regarding the relationships among the national intelligence activities and the other intelligence and intelligence-related activities and small include in the whether any intelligence or intelligence-related activity not specifically defined as a national intelligence activity under by this title should be determined by the President, pursuant to subsection (a) of this section, to be a national intelligence activity.

* such report the Director's recommendations with respect to whether any changes should be made in those relationships and